PATENT COOPERATION TREATY

DLF MZW TZL

From the INTERNATIONAL SEARCHING AUTHORITY

			DOT		100
To: ERIC L. PRAHL	ECEIVE	ΞD	PCT		
FISH & RICHARDSON					
225 FRANKLIN STREET	200	NOTIFIC	ATION OF TRANSM	ITTAL OF	
BOSTON, MA 02110-2804	SEP 1 6 200		RNATIONAL SEARCE R THE DECLARATION	H REPORT	UED
Unchaind By Bulling	SERTATE ON	ON P.C. O	R THE DECLARATION	ON	9 1.2 U F
Unchered Fig. 12 Lanco i juga nata: joli2/ca FiS	BOSTON OFF	ICE	(PCT Rule 44.1)	948	11.17
Desettine 12 12 53					1
Initials' KM		ate of Mailing lay/month/year)		DAVID L FOR	AND ALLMA
		uty/morun/yeur)		E	11/2-10/31
Applicant's or agent's file reference		_			
09712-162WO1	F	OR FURTHER AC	TION See paragraphs	l and 4 below	}
International application No.	Ir	ternational filing of	late		1
PCT/US02/06936	(4	lay/month/year)		•••	İ
Amiliant			07 March 2002 (07.03.20	302)	-{
Applicant ZYGO CORPORATION					
					_
1. The applicant is hereby notified that th	e international search r	enort has been estal	olished and is transmitted b	rerewith	
		oport ims occir com		NIC WILLI.	
Filing of amendments and statement The applicant is entitled, if he so wish		of the international	annlication (see Rule 46)		
''			••		
When? The time limit for filing s international search repor		many two months i	rom the date of transmitta	i or the	İ
Where? Directly to the Internation		L chemin des Color	mhettes		
1211 Geneva 20, Switzerl			noctus		
For more detailed instructions, see	e the notes on the accor	mpanying sheet.			
2. The applicant is hereby notified that no		eport will be establi	shed and that the declaration	on under	
Article 17(2)(a) to that effect is transm	itted herewith.				
3. With regard to the protest against pa	vment of (an) additiona	ıl fee(s) under Rule	40.2. the applicant is noti	fied that:	
	•				
the protest together with the decise applicant's request to forward the			•		1
no decision has been made yet on	-		-		
	F , F F				
4. Reminders					
Shortly after 18 months from the priority da	ite, the international a	pplication will be p	oublished by the Internation	onal Bureau. If the	
applicant wishes to avoid or postpone publica					
must reach the International Bureau as provided preparations for international publication.	led in Rules 90 bis.1 ai	nd 90 bis.3, respec	tively, before the completi	on of the technical	
		1 : 100			1
Within 19 months from the priority date, be examination must be filed if the applicant with					
date (in some Offices even later); otherwise					
acts for entry into the national phase before th	ose designated Offices.				
In respect of other designated Offices, the time	e limit of 30 months (d	or later) will apply	even if no demand is filed	within 19 months.	
See the Annex to Form PCT/IB/301 and, for	r details about the app	olicable time limits	, Office by Office, see th	e PCT Applicant's	
Guide, Volume II, National Chapters and the			•		
			\wedge	. /	
Name and mailing address of the ISA/US		Authorized (fficer	/	7
Commissioner for Patents Box PCT		Rodney Bo	Janak F.	leau	
Washington, D.C. 20231			- 1 M	. 1	ļ
Facsimile No. (703)305-3230		Telephone N	o. 703-308-6956		
Form PCT/ISA/220 (April 2002)	Docke	ted By Pra	actice System	en accompanying shee	rt)
	ENHA	16-7	10/12/1K	_	
	Thunk	SEE	11/12/02	_	
	FIXT.	100000	12/12/0	<u> </u>	
				_	
	Initials	s: (P8		_	
	Record				
	0001			- F	



From the INTERNATIONAL SEARCHING AUTHORITY

FIGHT HE HATEKIA HOMAL SEARCHING AUTHORITI				
To: ERIC L. PRAHL FISH & RICHARDSON	PCT			
225 FRANKLIN STREET BOSTON, MA 02110-2804	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION			
	(PCT Rule 44.1)			
	Date of Mailing (day/month/year) 12 SEP 2002			
Applicant's or agent's file reference 09712-162WO1				
09/12-102 WO1	FOR FURTHER ACTION See paragraphs 1 and 4 below			
International application No. PCT/US02/06936	International filing date (day/month/year)			
	07 March 2002 (07.03.2002)			
Applicant ZYGO CORPORATION				
The applicant is hereby notified that the international sear	rch report has been established and is transmitted herewith.			
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46):				
When? The time limit for filing such amendments is normally two months from the date of transmittal of the international search report.				
Where? Directly to the International Bureau of WIPO, 34, chemin des Colombettes 1211 Geneva 20, Switzerland, Facsimile No.: (41-22) 740.14.35				
For more detailed instructions, see the notes on the accompanying sheet.				
2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith.				
3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:				
the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices.				
no decision has been made yet on the protest; the ap	plicant will be notified as soon as a decision is made.			
4. Reminders				
Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90 bis.1 and 90 bis.3, respectively, before the completion of the technical preparations for international publication.				
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.				
In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.				
See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site.				
Name and mailing address of the ISA/US	Authorized officer			
Commissioner for Patents Box PCT	Rodney Bovernick			
777 1 1 D. C. 20224	, , , , , , , , , , , , , , , , , , , ,			

Washington, D.C. 20231
Facsimile No. (703)305-3230
Form PCT/ISA/220 (April 2002)

Telephone No. 703-308-8956 (See potes on accompanying sheet)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

	T DATED	see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable,	
Applicant's or agent's file reference	FOR FURTHER	Report (Form PC1/ISA/220) 25 West 25 item 5 below.	
9712-162WO1	ACTION	nth (vear)	(Earliest) PHOFITY Date (attyline)
	International filing date (day/mc	min/yeur/	07 March 2001 (07.03.2001)
nternational application No.	07 March 2002 (07.03.2002)		
PCT/US02/06936			
Applicant			
ZYGO CORPORATION			
			to the applicant
	4 by this International	Searching A	Authority and is transmitted to the applicant
This international search report has be	en prepared by this international	al Bureau.	
anding to Afficie 10. 11 copy			
	sheets.		
This international search report const	nied by a copy of each prior art do	ocument cite	ed in this report.
K_N			ne basis of the international application in the
1. Basis of the Report	e, the international search was carr	ned out on u	ne basis of the international application in the
a. With regard to the language	ge, the international scarch was earlied, unless otherwise indicated und	Ci una item.	he international application furnished to this
the international search	\		the international application, the international
Authority (Rule 23.1(b)	vide and/or amino acid sequence	disclosed in	me international opp
search was carried out on	tional application in written form.		
contained in the interna	tional application in compute	er readable fo	orm.
filed together with the	international application in compute		
	to this Authority in written form.		
furnished subsequency	to this Authority in computer read	able form.	
furnished subsequently	(O unis Audiore)	ence listing	does not go beyond the disclosure in the
the statement that the	subsequently furnished written sequ		
international application	on as filed has been furnished.	andoble form	n is identical to the written sequence listing has
the statement that the	information recorded in computer i	Cadabic form	n is identical to the written sequence listing has
1 firmished			
G t in claims were	found unsearchable (See Box I).		
2. Certain trains were	Labing (See BOX II).		
3. Unity of invention is	lacking (See Box II).		
and to the title.	licant		
□	s submitted by the applicant.	fallower	
the text has been esta	blished by this Authority to read as	s tonows.	
lie text has osen			
5. With regard to the abstract,			
La taxt is approved	as submitted by the applicant.		to appears in Box III. The applicant ma
lie text is approximately	ablished, according to Rule 38.2(b), by this Au	thority as it appears in Box III. The applicant may ch report, submit comments to this Authority.
the text has been est	om the date of mailing of this inter	national sear	en report, suomit constant
within one month it	OIII and annual	Ciaure No	1
The Source of the drawings	to be published with the abstract is	riguie No.	None of the figures
6. The figure of the transfer	annlicant.		
as suggested by the	appropriate anguest a figure.		
because the applica	int failed to suggest a figure.		
	the invention.		
because this figure	better characterizes the invention.		



International application No.

PCT/US02/06936

Description THE ABSTRACT	(Continuation of Item 5 of the first sheet)
BOX III TEXT OF THE	

The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

NEW ABSTRACT

An apparatus which holds an optical fiber (112) in alignment to an optical device (106) includes a fiber holder (104) having a first An apparatus which holds an optical riber (112) in alignment to an optical device (100) includes a fiber holder (104) having a first plurality of indentations (130), a base substrate (102) having a second plurality of indentations formed in a top surface of the base, a plurality of spacers (120, 122, 124), each of the plurality of spacers held within one of the second plurality of indentations and an optical device (106) mounted on the base. The fiber holder is mounted on the base with the plurality of spacers within the first plurality of indentations.

Form PCT/ISA/210 (continuation of first sheet(2)) (July 1998)

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US02/06936

A. CLASSIFICATION OF SUBJECT MATTER IPC(7) : G02B 6/26					
US CL : 385/52	vional alassification and IDC				
According to International Patent Classification (IPC) or to both na	nuonai ciassification and if c				
B. FIELDS SEARCHED					
Minimum documentation searched (classification system followed U.S.: 385/52,65,83,88,89	by classification symbols)				
Documentation searched other than minimum documentation to the	extent that such documents are included i	n the fields searched			
NONE					
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) USPTO EAST					
C. DOCUMENTS CONSIDERED TO BE RELEVANT					
Category * Citation of document, with indication, where a	ppropriate, of the relevant passages	Relevant to claim No.			
	Citation of document, with indication, where appropriate, of the relevant passages US 5,179,609 A (BLONDER et al) 12 January 1993 (12.01.1993), Figure 9.				
Y		2,5,7,8,12-17,21			
X US 5,257,332 A (PIMPINELLA) 26 October 1993 (X US 5,257,332 A (PIMPINELLA) 26 October 1993 (26.10.1993), abstract.				
Y US 6,064,781 A (SEIBOLD et al) 16 May 2000 (16	Y US 6,064,781 A (SEIBOLD et al) 16 May 2000 (16.05.2000), abstract.				
Y US 6,136,411 A (DAUTARTAS) 24 October 2000 (24.10.2000), column 2 lines 38-45.		14,17			
		L			
Further documents are listed in the continuation of Box C.	See patent family annex.				
Special categories of cited documents:	"T" later document published after the inte	ernational filing date or priority			
	date and not in conflict with the applic	cation but cited to understand the			
"A" document defining the general state of the art which is not considered to be of particular relevance	principle or theory underlying the inve	ention			
"E" earlier application or patent published on or after the international filing date	"X" document of particular relevance; the considered novel or cannot be conside when the document is taken alone				
"L" document which may throw doubts on priority claim(s) or which is cited to	with the decement is taken more				
establish the publication date of another citation or other special reason (as	"Y" document of particular relevance; the				
specified)	considered to involve an inventive ste combined with one or more other sucl				
"O" document referring to an oral disclosure, use, exhibition or other means	being obvious to a person skilled in th				
was a second state of the	" R." document member of the same patent	family			
"P" document published prior to the international filing date but later than the "&" document member of the same patent family priority date claimed					
Date of the actual completion of the international search Date of mailing of the international search report Date of mailing of the international search report					
30 June 2002 (30.06.2002) Name and mailing address of the ISA/US	Authorized officer				
Commissioner of Patents and Trademarks					
Box PCT Rodney Bovertick					
Washington, D.C. 20231 Telephone No. 703-308-0056-4-7					
Facsimile No. (703)305-3230 Telephone No. 703-308-0956					
Form DCT/ISA/210 (second sheet) (July 1008)	<i>j. i</i>				

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

The claims only.

The description and the drawings may only be amended during international preliminary examination under Chapter IL

When? Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A sepisocement shoet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.